

22338. Tomato puree (3 seizure actions). (F. D. C. Nos. 37315, 37319, 37320. S. Nos. 67-468 L, 68-376 L.)

QUANTITY: 120 cases at Alexandria, Monroe, and Opelousas, La. Each case contained 100 4 $\frac{3}{4}$ -oz. cans.

SHIPPED: 2-18-54, from Donna, Tex., by Knapp-Sherrill Co., to New Iberia, La., and from there to Alexandria, Monroe, and Opelousas, La.

LABEL IN PART: (Can) "Texas Magic Tomato Puree."

LIBELED: 10-28-54, W. Dist. La.

CHARGE: 402 (a) (3)—contained decomposed tomato material when shipped; and, 403 (g) (1)—contained less than 8.37 percent of salt-free tomato solids, the minimum permitted by the definition and standard of identity for canned tomato puree.

DISPOSITION: 1-4-55, 1-12-55, and 2-9-55. Default—delivered to a public institution, for use as animal feed.

NUTS

22339. Unshelled pecans. (F. D. C. No. 35619. S. No. 66-428 L.)

INFORMATION FILED: 4-22-55, W. Dist. Tenn., against Jake B. Iskiwitz, Israel Iskiwitz, and Leonard Iskiwitz, doing business as H. Iskiwitz & Co., a partnership, Memphis, Tenn.

SHIPPED: 2-8-54, from Tennessee to Illinois.

CHARGE: 402 (a) (3)—contained moldy and rancid pecans and pecans having an objectionable burned taste when shipped.

PLEA: Guilty.

DISPOSITION: 5-20-55. \$500 fine against the partnership.

22340. Pecan meats. (F. D. C. No. 36445. S. No. 79-508 L.)

QUANTITY: 66 30-lb. cartons at Cleveland, Ohio.

SHIPPED: 1-9-54, from Cairo, Ga., by Sam A. Pierce, Inc.

LIBELED: 3-11-54; amended 3-24-54, N. Dist. Ohio.

CHARGE: 402 (a) (3)—contained *E. coli*; and, 42 (a) (4)—prepared under insanitary conditions.

DISPOSITION: 4-15-54; amended 8-12-55. Consent—claimed by Sam A. Pierce, Inc. Segregated, 195 lbs. destroyed.

OILS AND FATS

22341. Crude cottonseed oil and crude peanut oil. (Inj. No. 289.)

COMPLAINT FOR INJUNCTION FILED: 5-3-55, M. Dist. Ga., against Camilla Cotton Oil Co., a corporation, Camilla, Ga., and George M. Perry, president and treasurer, and T. B. Twitty, vice president and secretary.

CHARGE: The complaint alleged that the defendants were engaged in the manufacture, preparation, and distribution of crude cottonseed oil and crude peanut oil, and had been and were, at the time of filing of the complaint, introducing and causing to be introduced into interstate commerce such articles, which were adulterated within the meaning of 402 (a) (3) and (4) by reason of the